

# भारत का राजपत्र

## The Gazette of India

प्राधिकार से प्रकाशित  
PUBLISHED BY AUTHORITY

सं. ९]

नई दिल्ली, शनिवार, फरवरी २६, १९६६ (फाल्गुन ७, १८८७)

No. 9]

NEW DELHI, SATURDAY, FEBRUARY 26, 1966 (PHALGUNA 7, 1887)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके  
Separate paging is given to this Part in order that it may be filed as a separate compilation

## भाग IV

## PART IV

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं

Advertisements and Notices by Private Individuals and Private Bodies

## DAMODAR VALLEY CORPORATION

Dated, the 15th January 1966

No. 62—In exercise of the powers conferred by Section 60 of the Damodar Valley Corporation Act, 1948 (14 of 1948), the Corporation hereby makes, with the previous sanction of the Central Government, the following further amendments to the Damodar Valley Corporation Service Regulations, published in Damodar Valley Corporation Notification No. 5, dated the 28th January 1957, namely :—

In Regulation 108-A of the said Regulations—

- (i) in clause (3), for the words "within three months from the date of his substantive appointment in a permanent post" the words "within three months from the date of issue of the order communicating the substantive appointment in a permanent post" shall be substituted;
- (ii) in clause (4), the following proviso shall be inserted at the end, namely :—  
"Provided that an employee who has retired before exercising the required option shall not be admitted to the benefit of the Pension-cum-Gratuity Scheme unless he opts for the said scheme in writing within three months from the date of issue of the order communicating the substantive appointment in the permanent post";
- (iii) in clause (7), after the words "if he opts for the said Scheme within three months from the said date", the words "or from the date of issue of the order communicating the substantive appointment, whichever is later", shall be inserted;
- (iv) after clause (7), the following clause shall be inserted, namely :—

"(8) If an employee who dies while holding no substantive appointment in any permanent post but was subscribing to the Contributory Provident Fund under Regulation 108, is substantively appointed with retrospective effect against a permanent post at a later date, the Corporation may, at its discretion, and in case a request is specifically made in this behalf by the nominee or nominees validly nominated by the

subscriber, or, in their absence, by all the members of the family as defined in the Contributory Provident Fund Rules (DVC), grant the nominee or nominees or the members of the family, as the case may be, the benefits of the Pension-cum-Gratuity Scheme and the Family Pension Scheme in lieu of Contributory Provident Fund benefits. If all the members of the family do not agree in making such a request, then, the amount to his credit in the Contributory Provident Fund shall be paid in accordance with the provisions of the Contributory Provident Fund Rules (DVC)".

2. Item (iv) of paragraph 1 of this notification shall be deemed to have come into force on the 1st January 1964.

By Order

B. SEN GUPTA

General Manager &amp; Secretary

## LIFE INSURANCE CORPORATION OF INDIA

Amendment to the Life Insurance Corporation of India (Staff) Regulations, 1960

In exercise of the powers vested in it under clauses (b) and (bb) of Sub-section (2) of Section 49 of the Life Insurance Corporation Act, 1956 and with the previous approval of the Central Government, the Life Insurance Corporation of India makes the following amendment to the Life Insurance Corporation of India (Staff) Regulations, 1960 :—

"In paragraph 2(i)(a) of Schedule V to the (Staff) Regulations, 1960 the rates of daily allowance for employees in Class III and Class IV shall be substituted as under :—

Rank	Rate
Superintendents	Rs. 10.50
Higher Grade Assistants, Internal Audit Assistants and Section Heads	Rs. 9.00
Assistants, Stenographers and Record Clerks	Rs. 7.00
Subordinate Staff	Rs. 4.50"

The above amendment takes effect from 1st October 1965.

S. D. SRINIVASAN

Managing Director

**NOTIFICATION BY THE SAURASHTRA OIL & OIL-SEEDS ASSOCIATION LTD., RAJKOT**

The approval of the Deputy Director, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry Notification No. S.O. 1162, dated the 4th May 1965, to the following amendments made to the Bye-laws of the Saurashtra Oil & Oilseeds Association Ltd., Rajkot.

**AMENDMENTS**

*Bye-laws and Provisions for non-transferable specific delivery contracts for groundnut and groundnut oil*

**72A. Definition.**—"Non-transferable Specific Delivery Contract" means a non-transferable specific delivery contract as defined in the Forward Contracts (Regulation) Act, 1952, entered into, performed and regulated in accordance with Bye-laws 1 to 12.

(1) Bye-laws 1 to 12 are additional bye-laws relating to non-transferable specific delivery contracts for groundnut and groundnut oil. All the other bye-laws of the Association as may be in force from time to time shall also be applicable to such contracts and shall be binding on the members in so far as they are not specifically dealt with in and are not repugnant to these additional bye-laws.

Provided that the provisions in the other bye-laws regarding clearing shall not apply to non-transferable specific delivery contracts for groundnut and groundnut oil.

(2) Every non-transferable specific delivery contracts made subject to these bye-laws shall take effect as a contract wholly made at any of the six ring centres of the Association namely Bhavnagar, Dhoraji, Jamnagar, Rajkot, Surendranagar and Veraval.

(3) The non-transferable specific delivery contract shall be entered into only between members or between a member and a non-member.

(4) All non-transferable specific delivery contracts shall be made in the prescribed form, serially numbered and supplied by the Association. The contract shall be made in quadruplicate, one copy each to be retained by the parties to the contract, one to be submitted to the Association forthwith and the fourth to be kept by the broker. The parties to the contract shall not include any special terms in the contract which are repugnant to the terms and conditions laid down in these bye-laws.

(4A) Every member shall send to the Association periodical statements of non-transferable specific delivery contracts entered into by him in such form and manner as may be prescribed by the Board of Directors or the Committee appointed by it.

(5) (a) The Board of Directors of the Association, shall, before permitting non-transferable specific delivery contracts for any month, obtain the approval of the Forward Markets Commission for the same.

(b) The Forward Markets Commission shall have power not to grant such approval whenever it is considered expedient in the interest of the trade or in public interest so to do.

(c) No member shall enter into a non-transferable specific delivery contract for delivery in any month unless the Association has notified that such contracts are permitted.

(6) Every non-transferable specific delivery contract shall result in the delivery of goods in accordance with and subject to the provisions and procedures laid down in the relevant Bye-laws.

(7) No non-transferable specific delivery contract, once entered into, shall be settled mutually or by offsetting or by hawala or in any manner nor shall delivery under the contract be postponed to a later date except in accordance with the provisions of these bye-laws.

(7)(A) The parties to the contract by mutual agreement may extend the delivery date by a period not exceeding 15 days subject to the condition that they shall notify to the Association in writing the original date and the extended date of delivery. If it becomes necessary to extend further the date of delivery mutually agreed upon, the parties shall apply to the Association in writing setting forth the reasons for extension of time. The Board of Directors or the Local Committee of the concerned Ring shall have absolute discretion to extend or not the delivery time.

(8) With a view to ensuring due compliance with the terms and conditions of the contract, the Local Committee concerned (whenever it finds necessary or if called upon by the Forward Markets Commission) may ask the members to furnish the following, as also other particulars, and members failing to do so will be liable to be penalised under the disciplinary bye-laws of the Association.

- (i) Copies of the bill claiming monies;
- (ii) numbers of the cheques issued for payment;
- (iii) railway receipt number or the delivery order number, the date of delivery etc.
- (iv) other relevant particulars to show the mode of delivery.

(8)(A) Subject to the provisions of Bye-law (8)(C):

(1) In case the seller fails to give delivery, the buyer shall exercise any of the following options:

- (i) Buy on the seller's account either railway receipt or ready goods on the subsequent day of the date of delivery (due date) and claim from the seller the difference of the contract price and the purchase price.
- (ii) Close the transactions on the due date and claim from the seller the difference between the contract rate and the rate registered by the Association.
- (iii) Cancel the contract.

(2) The buyer may exercise one option for some part of the contract and another option for another part of the contract at his discretion.

(8)(B) Subject to the provisions of Bye-law (8)(C):

(1) In case the buyer refuses to accept a railway receipt or delivery instructions or if he fails to take delivery of goods against the delivery instructions, the seller shall exercise any of the following options:

- (i) Sell on the buyer's account railway receipt or ready goods before the end of next working day of the day on which the buyer refuses to accept the railway receipt or delivery instructions and claim from the buyer, the difference of contract price and sale price.
- (ii) Close the contract on the day on which the buyer refuses to accept the railway receipt or delivery instructions or the buyer fails to take delivery of the goods against delivery instructions and claim difference between the contract price and the rate registered by the Association.
- (iii) Cancel the contract on the day on which the buyer refuses to accept railway receipt or delivery instruction or the buyer fails to take delivery of the goods against the delivery order.

(2) The seller may exercise one option for some part of the contract and another option for another part of the contract at his discretion.

(8)(C) In each of the cases mentioned in Bye-laws (8)(A) and (8)(B), the buyer and the seller shall communicate to the Association in writing the failure or refusal, as the case may be within 5 days. The party failing to give or take delivery shall give reasons for such failure and the opposite party shall, if it has exercised the option given in clause 1(ii) or 1(iii) of Bye-law (8)(A) or (8)(B), explain the reasons why he preferred the option. If he has exercised his option given in clause 1(i) of Bye-law (8)(A) or (8)(B), the party shall give particulars of the purchase or sale, as the case may be, effected by it.

The Local Committee of the concerned Ring shall from time to time examine the aforesaid communications, taking into account all relevant circumstances and if it is not satisfied with the reasons or explanation furnished by any party or if it is not satisfied about the purchase or sale claimed to have been made by the party under clause (1)(i) of Bye-law (8)(A) or (8)(B), it may subject the party to such disciplinary action including imposition of fine, suspension and expulsion as it

may deem fit, after giving the party an opportunity of being heard in the matter. With a view to restricting the use of the non-transferable specific delivery contracts only for the purpose of giving or taking actual delivery of goods and with a view to ensuring uniformity in dealing with cases of failure to give or take delivery, the Board may frame suitable rules under this Bye-law with the concurrence of the Forward Markets Commission.

(9) (a) The Board of Directors of the Association may with the approval of the Commission, require at any time and from time to time, the buyer or the seller or both to deposit, in the interest of the trade, margins in respect of their outstanding non-transferable specific delivery contracts at the Association at such rates as may be fixed by the Board.

(b) The Forward Markets Commission may, in the interest of the trade or in public interest, exercise the power contained in clause (a) above.

(10) No member shall enter into any non-transferable specific delivery contract for groundnut or groundnut oil otherwise than on the terms and conditions prescribed under these Bye-laws. Nothing contained in this Bye-law shall apply to a non-transferable specific delivery contract for groundnut or groundnut oil entered into on the terms and conditions prescribed in the Bye-

Member's Registered No. Name of Member :

Date	Sr. No. of contract	For the week from		Delivery Period	Name of Seller/ Buyer	Price per 100 kg./ 10 kg.	Remarks
		Purchase	Sale				

Total :

I/We hereby declare that the above is a true and complete statement of Non-transferable Specific Delivery Contracts in groundnut/groundnut oil entered into by me/us during the week mentioned above.

NOTES : (i) All purchase contracts entered into should be mentioned first in the statement followed by sales contract.

(ii) For facility of easy references, members are advised to give serial numbers of contract.

2. In pursuance of proviso to Sub-section (4) of Section 11 of the said Act, the approval of the Deputy

laws of another recognised association between members of that Association or through or with any such member.

(11) Any non-transferable specific delivery contract entered into for groundnut or groundnut oil which at the date of the contract is in contravention of the provisions of any of the Bye-laws (4), (5), (6), (7) and (10) shall be illegal under the provisions of Section 15(3A) of the Forward Contracts (Regulation) Act, 1952.

(12) The delivery period, delivery centres, quantity, and quality specifications in respect of non-transferable specific delivery contract shall be as specified in the respective contract.

The following shall be added as the Form for non-transferable Specific Delivery Contracts after "BAZAR DHARA" Contract form.

*The Saurashtra Oil & Oilseeds Association Ltd.  
Form for Non-transferable Specific Delivery Contracts*

Statement in respect of Non-transferable Specific Delivery Contracts in Groundnut/Groundnut Oil entered by Members :

(To be submitted in duplicate weekly on or before Tuesday covering business done during the week-ending preceding Saturday).

Director, Forward Markets Commission has been obtained for dispensing with, in the interest of the trade, the condition of previous publication of the above amendment.

N. G. VYAS  
Secretary

Rajkot,

Dated the 11th November 1965.

NOTA : The amendments to the above Bye-laws shall come into force with effect from the 5th November 1965.

#### NOTIFICATION BY THE ALLEPPEY OIL MILLERS' AND MERCHANTS' ASSOCIATION, ALLEPPEY

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry, Notification S.O. 1162 dated the 4th May 1960, has been obtained on the 16th October 1965 (date of Commission's approval to the amendments) to the following amendments made to the Bye-laws of the Alleppey Oil Millers' & Merchants' Association, Alleppey, the same having been previously placed on the Notice Board of the Association under Section 11 of the Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

#### AMENDMENTS

1. In Bye-law 1,

(a) For sub-clause (c) of clause xxvi, the following shall be substituted, namely :—

"PEPPER means ungarbled Malabar Black Pepper of fair average quality with Cheer (Pin-heads) eliminated by putting through a sieve of 8 counts wire mesh and shall be well-dried and free from oil wash."

(b) For sub-clause (iii) of clause xxxii, the following shall be substituted, namely :—

"1000 Kilograms/10 Quintals, shall be the unit of trading in hedge contracts for Pepper."

2. For Bye-law 348(i), the following shall be substituted, namely :—

"348(i). For purposes of trading in hedge contracts in Pepper, there shall be nine contracts in a year, the delivery months of which shall be January, February, March, April, May, July, August, October and December. Trading shall commence for the respective contracts as under :—

Commencement Month	Contract Month
January	March
February	April
March	May
April	July
May	August
July	October
August	December
October	January
December	February."

3. After Bye-law 348, the following new Bye-law shall be inserted as Bye-law 348A, namely :—

"348A. The hedge contracts for Malabar ungarbled Black Pepper shall be of the following descriptions :—

- (a) *Description*.—Black Pepper tendered for delivery shall be Black Pepper of Malabar of fair average quality, with Cheer (Pinheads) eliminated by putting through a sieve of 8 counts wire mesh, packed in single D.W. new gunnies, containing in terms of weight 50 Kg. net per bag and shall be well-dried and free from oil wash.
- (b) *Hollow Pepper or light berries*.—5 per cent free. If over 5% up to 7%, the seller shall give allowance at the rate of 500 grammes per quintal on every per cent. Over 7% buyer's option to reject.
- (c) *Extraneous matter* :—½ per cent free. All other foreign matters such as dust, chaff, pickings, pinheads and other extraneous matters above ½% shall be considered as dirt.
- (d) *Moisture*.—12 per cent free. If the moisture content is more than 12% and up to 13%, the seller shall give allowance to the buyer as detailed below :—

Moisture content	Allowance
Above 12% and up to 12.25%	¼ kg. per quintal.
Above 12.25% and up to 12.50%	1 kg. per quintal.
Above 12.50% and up to 12.75%	1½ kg. per quintal.
Above 12.75% and up to 13.00%	2 kg. per quintal.
Moisture content over 13%, buyer's option to reject.	

- (e) Pepper tendered in the delivery should contain a minimum percentage of 15%—out of the total quantity—above the sieve No. 11½ of the Association. An allowance of Re. 1 per quintal on every per cent shall be given to the buyer if the percentage of sieve No. 11½ is below 15% and up to 12½%. The buyer is entitled to reject the goods if the percentage of Pepper in sieve No. 11½ is below 12½%.

4. For Bye-law 350, the following shall be substituted, namely :—

"350. All hedge contracts in Ungarbled Malabar Black Pepper shall be for units of 10 quintals or in multiples thereof, packed in single D.W. new gunnies, containing 50 Kgs. net per bag and all prices shall be ex-seller's godown at Alleppey inclusive of the price of the containers, but shall be exclusive of sales-tax/or Purchase-tax and/or any other turnover tax, which if payable shall be borne by the buyer. The seller shall defray all expenses of loading the goods into the means of transport provided by the buyer."

5. In Bye-law 351,

- (a) In clause (i), the following words shall be deleted, namely :—

"at the beginning of the day"

- (b) In clause (iii), for the last sentence, the following shall be substituted, namely :—

"Contracts fully covered by Margin as required under clause (i) above shall alone be registered by the Association."

6. In Bye-law 354, for the figure "25", the figure "10" shall be substituted.

7. In Bye-law 357, for the figure "25", the figure "10" shall be substituted.

8. For Bye-law 361, the following shall be substituted, namely :—

"Every member issuing delivery order shall forward to the Association not later than 1 P.M. on the next day to the date of receipt of advice from the Clearing House regarding the apportionment of delivery orders among the buyers, particulars in the prescribed form showing :—

- (i) The address of the godown where the Pepper is kept.
- (ii) Quantity to be delivered on each day.
- (iii) Order in which pepper is to be delivered when the seller has to give delivery to more than one

person. Any such arrangement shall not be altered without the consent of the parties and advise to the Association."

9. For Bye-law 366, the following shall be substituted, namely :—

"On the goods being tendered, the buyer may ask for spirit test at seller's cost, using methylated spirit of standard and approved quality, with a specific gravity of 8 to 8.2."

10. In Bye-law 382, for the words "4 nP per quintal" the following shall be substituted, namely :—

"6 Ps. per quintal."

11. In Form No. XXIV, for the figure "25", the figure "10" shall be substituted.

12. Form No. XXV under Bye-law 361 shall be deleted and in its place the following shall be inserted,

"Clearing House Delivery Order Form

(Bye-law 361)

- (i) The address of the godowns where the Pepper is kept.

- (ii) Quantity to be delivered each day.

- (iii) Order in which the Pepper is to be delivered when the seller has to give delivery to more than one person.

Seller's Signature."

13. After Bye-law 382, the following shall be inserted as Bye-law 383, viz.,

"For the purpose of hedge contracts for October 1965 delivery, the provisions of the Bye-laws 1(XXVI, XXXII) 348, 350, 351, 354, 357, 361, 366, 382, Form No. XXIV, Form No. XXV as they stood immediately before (the date of approval by the Forward Markets Commission) shall be applicable and for the purposes of hedge contracts in the December 1965 delivery and subsequent deliveries, the said provisions as amended on the afore-said date shall be applicable."

R. PADAMANABHAN

Secretary

The Alleppey Oil Millers' & Merchants' Association, Alleppey

Place : Alleppey,  
Date : 20-10-1965.

### LOST, STOLEN OR DESTROYED

(As the case may be)

The Government Promissory Note No. By 069102 of the 3½ per cent National Plan Loan, 1964 for Rs. 1,000 originally standing in the name of Imperial Bank of India, and last endorsed to Shri Kantilal Gagalbhai the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for payment of the discharge value/in favour of the Proprietor. The Public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

Name of the Advertiser : Shri KANTILAL GAGALBHAI.

Residence : 585, Raviwar Peth, Poona-2.

Seal of the  
Reserve Bank of India  
Bombay

The Government Promissory Note No. CA 024001 of the three per cent. Loan of 1896/97 for Rs. 1,000 originally standing in the names of Santosh Kumar Sen, Atar Kumari Sen and Gouri Sankar Sen and last endorsed to Sarat Chandra Chatterjee, the proprietor by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the public Debt office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of dupli-

cate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

*Signature of the Advertiser*—Sarat Chandra Chatterjee.

*Residence*—Madhab Giri, 4-D, Motilal Nehru Road, Calcutta-29.

Approved

Seal Reserve Bank of India  
Calcutta

DEBT SECURITY.

#### NOTICE

**NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.**

BY ORDER  
Manager of Publications

#### CHANGE OF NAMES

I, hitherto known as CHANDRA PRABHA PARTHASARATHY foster daughter of Shri A. PARTHASARATHY, employed as Ty. Office Clerk in the Office of the Works Manager, Signal & Telecommunication Workshops, Southern Railway, Podanur, residing at House No. 2/35, Road No. 3, Saibaba Mission P.O., Coimbatore-11, have changed my name and shall hereafter be known as VYSAKHA CHANDRA PRABHA. P. consequent on my conversion into Buddhist Religion.

It is certified that I have complied with other legal requirements in this connection.

CHANDRA PRABHA. P.  
(Sd. in existing name)

I, hitherto known as VANKAR DANABHAI son of Shri KALABHAI, employed as Sorter in S.R.O. Dhola Jn., R.M.S. Raj. Dn., Distt. Bhavnagar, Saurashtra, Gujarat State, residing at S.R.O. Dhola Jn., R.M.S. Raj. Dn., Distt. Bhavnagar, Saurashtra, Gujarat State, have changed my name and shall hereafter be known as DABHI DINUBHAI KALIDAS.

It is certified that I have complied with other legal requirements in this connection.

D. K. VANKAR  
(Sd. in existing name)

I, hitherto known as HUKAM CHAND SHARMA son of Shri BABU RAM, employed as Jr. Assistant in Geophysics Directorate, ONGC, Dehra Dun, residing at 25, Pipal Mendi, Dehra Dun (U.P.), have changed my name and shall hereafter be known as HUKAM CHAND.

It is certified that I have complied with other legal requirements in this connection.

HUKAM CHAND SHARMA  
4-2-66  
(Sd. in existing name)

I, hitherto known as PARMAR PUNJABHAI son of Shri LALABHAI, employed as T. S. Clerk in DET, TRO (Guj.), Ahmedabad, residing at Bharat Nagar Gita Mandir Rd., AM, have changed my name and shall hereafter be known as PUNJABHAI LALABHAI ALGOTAR.

It is certified that I have complied with other legal requirements in this connection.

PARMAR PUNJABHAI LALABHAI  
(Sd. in existing name)

I, hitherto known as GURAL BADAIYA son of Late GURAL CHANDRAIYA, employed as a Mazdoor in Central Vehicle Depot, Panagar, residing at 'D' Camp, P.O. Panagar, Burdwan, have changed my name and shall hereafter be known as GURAL ALLAIYA.

It is certified that I have complied with other legal requirements in this connection.

G. BADAIYA  
(Sd. in existing name)

I, hitherto known as 2/Lieut PUTHIYAMADATHIL MATHEWKUTTY son of Shri PUTHIYAMADATHIL PAILY MATHEW, employed as Army Officer in 58 Light Regiment (Pack), residing at 58 Light Regiment (Pack), Lucknow-2, have changed my name and shall hereafter be known as 2/Lieut PUTHIYAMADATHIL MATHEW MATHEWS.

It is certified that I have complied with other legal requirements in this connection.

P. MATHEWKUTTY  
(Sd. in existing name)

I, hitherto known as BAPOORAO YASHWANTRAO PATNE son of Shri YASHWANTRAO PATNE, employed as L.D. Clerk in The Accountant General Office, Maharashtra State, Bombay, residing at Bhumayya Chawl, Bandrekar Wadi, Jogeshwari (East), Bombay-60, have changed my name and shall hereafter be known as BAPOORAO YASHWANTRAO CHAVAN.

It is certified that I have complied with other legal requirements in this connection.

B. Y. PATNE  
(Sd. in existing name)

I, hitherto known as KAPOOR CHAND son of Shri BAL KISHAN, employed as Clerk Grade II in the office of The Account Officer (Stores & Workshop), Central Railway, Jhansi, have changed my name and shall hereafter be known as KAPOOR CHAND GARG.

It is certified that I have complied with other legal requirements in this connection.

KAPOOR CHAND  
(Sd. in existing name)

I, hitherto known as BISWA RAM son of Shri SOMAR SHAH, employed as Machinist 'C' in Ordnance Factory, Kanpur, residing at Qtr. No. 626/R, Armapore Estate, Kanpur, have changed my name and shall hereafter be known as VISHESHAR RAM.

It is certified that I have complied with other legal requirements in this connection.

BISWA RAM  
(Sd. in existing name)

I, hitherto known as PINNAMANENI SAMARASIM-HUDU son of Late P. VEERAYYA, employed as Sr. Scientific Asstt. Defence Science Laboratory, residing at G-337, Srinivaspuri, New Delhi-14, have changed my name and shall hereafter be known as P. S. SIMHA.

It is certified that I have complied with other legal requirements in this connection.

P. SAMARASIMHUDU  
(Sd. in existing name)

I, hitherto known as Sri KALODHONE BONDOPADHAYA son of Late RADHA NATH BANERJEE, employed as Senior Typist in DEE (LO)/Railway Electrification, Calcutta-20, residing at 21, Moyradanga Road, Calcutta-36, have changed my name and shall hereafter be known as Sri RAM NARAYAN BANERJEE (R. N. BANERJEE).

It is certified that I have complied with other legal requirements in this connection.

KALODHONE BONDOPADHAYA  
21-1-66  
(Sd. in existing name)

I, RAJ KUMAR SAINI, adopted s/o Sh. SIMRU RAM of Mastuana (Sangrur), now working as Sub. Asstt. Supervisor, Military Farm, Ambala Cantt., inform that I have gone back to my real father, Sh. RAMESHWAR PARSAD SAHAJI, Meerut City. Henceforth, I will be called RAJ KUMAR GUPTA s/o Sh. RAMESHWAR PARSAD SAHAJI. All please note. Decree to this effect has also been passed by the Civil Court, Ambala Cantt, on 16-11-1964.

RAJ KUMAR GUPTA  
S.A.S.  
Military Farm, Ambala

I, hitherto known as A. SATYAMURTHY son of Shri A GOPALASWAMY IYER, employed as Junior Traffic Assistant in Indian Airlines Corporation, Bangalore, residing at 32, Norris Road, Richmond Town, Bangalore-25, have changed my name and shall hereafter be known as A. G. RAMESH

It is certified that I have complied with other legal requirements

A. SATYAMURTHY  
(Sd. in existing name)

I, hitherto known as KUMBHAR AMBALAL son of Shri ISHWARDAS, employed as Clerk in Central Telegraph Office, residing at C.T.O., Bhodra, Ahmedabad, have changed my name and shall hereafter be known as PRAJAPATI AMBALAL ISHWARDAS.

It is certified that I have complied with other legal requirements in this connection.

A I KUMBHAR AMBALAL  
3-2-66  
(Sd. in existing name)

I, hitherto known as KHOKA MANDAL son of Shri GANESH CHANDRA MANDAL, employed as Stenographer in Coal Mines Welfare Organisation, Jagivan Nagar, Dhanbad, residing at Vill. Tumadaha, P.O. Gobindpur (Dhanbad), have changed my name and shall hereafter be known as KHAGENDRA NATH MANDAL

It is certified that I have complied with other legal requirements in this connection

KHOKA MANDAL  
(Sd. in existing name)

I, hitherto known as LINGA son of Shri VENKA-  
TAIAH, employed as Pointsman in Southern Railway, Channapatna, residing at Railway Colony, Channapatna, have changed my name and shall hereafter be known as V LINGIAH.

It is certified that I have complied with other legal requirements in this connection

LINGA  
(Sd. in existing name)

I, hitherto known as PREHLAD CHAND son of Late SHANKAR DASS SAHNI, employed as L.D.C. in P&T Board, residing at 6/7, Moti Nagar, New Delhi, have changed my name and shall hereafter be known as PREHLAD CHAND SAHNI.

It is certified that I have complied with other legal requirements in this connection.

PREHLAD CHAND  
(Sd. in existing name)

I, hitherto known as C. R. MUTHUBABOO son of Shri RAMAKRISHNA PILLAI, employed as Tin-Smith in Carriage Repair Shop, Southern Railway, Perambur, residing at 12, Rangasayee Naidu Street, Madras-11, have changed my name and shall hereafter be known as D MUTHUBABOO.

It is certified that I have complied with other legal requirements in this connection.

C R MUTHU BABOO  
(Sd. in existing name)

I, hitherto known as ABDUL SADIQ MUJAWAR son of Shri MOHAMED HUSAIN MUJAWAR, employed as U.D.C. in Accounts Office, Ammunition Factory, Kirkee, Poona-3, have changed my name and shall hereafter be known as ABDULSADIQ MD. HUSAIN.

I hereby certify that I have already complied with the legal formalities required in this connection.

ABDUL SADIQ MUJAWAR  
13-12-65  
(Sd. in existing name)

I, hitherto known as HARIKANT RAY son of Sri KASHI NATH RAY, employed as Peon in the office of Divl. Traffic Supdt, S E Rly., Shalimar, residing at Railway Quarters No. 90/A, Room No 11, B F. Siding, Shalimar, Howrah, have changed my name and shall hereafter be known as HARI KANT JHA.

It is certified that I have complied with other legal requirements in this connection.

HARI KANT RAY  
(Sd. in existing name)

I, hitherto known as KRISHNA MURARI SAXENA son of Late CHHADAMI LALL, employed as Income-tax Officer in Special Survey Circle, 'B' Ward, Meerut, have changed my name and shall hereafter be known as KRISHNA MURARI LALL.

It is certified that I have complied with other legal requirements in this connection.

KRISHNA MURARI SAXENA  
(Sd. in existing name)

I, hitherto known as ONKAR son of Late Pt. KARAM CHAND, employed as Engineering Supervisor, Phones (Carrier) in the office of Assistant Engineer Carrier (Delhi Telephones), Eastern Court, New Delhi, have changed my name and shall hereafter be known as ONKAR NATH

It is certified that I have complied with other legal requirements in this connection

ONKAR  
(Sd. in existing name)

I, hitherto known as SOHAN CHAND son of S JAGAT SINGH, employed as Head Constable No 487/ Security in Delhi Police posted at Foreigners Regional Registration Office, Canning Road, New Delhi, have changed my name and shall hereafter be known as SOHAN SINGH.

It is certified that I have complied with other legal requirements in this connection

SOHAN CHAND  
(Sd. in existing name)

I, hitherto known as N. N. AMBATWAR son of Shri U A NARSINGH RAO, employed as Accountant in Post Office Durg, have changed my name and shall hereafter be known as A. N. NAVRATNAM.

It is certified that I have complied with other legal requirements in this connection

N N AMBATWAR  
(Sd. in existing name)

I, hitherto known as Miss MANORAMA PANDHARINATH RAIKAR daughter of Shri PANDHARINATH B. RAIKAR, employed as Telephone Operator in Central Telephone Office, Pangim, Goa, residing at Goa-Velha, Goa, have changed my name and shall hereafter be known as Mrs SUNITA NARAYAN PALEKAR.

It is certified that I have complied with other legal requirements in this connection.

M. P. RAIKAR  
(Sd. in existing name)

EVER-READY FINANCE & CHIT FUND CO. (P.)  
LTD. (In Liqn.)

#### NOTICE

"Notice is hereby given to all concerned that M/s Ever-Ready Finance & Chit Fund Co Private Limited, having its Registered Office at 8/6513, Dev Nagar, Karol Bagh, New Delhi, has passed the following Special Resolution in its Extraordinary General Meeting held on 10th January 1966

*Special Resolution :*

"Resolved that the Company be wound up voluntarily with immediate effect and Pandit Narain Das, Advocate, be and is hereby appointed Voluntary Liquidator of the Company on a remuneration of Rs. 200 per month.

Further resolved that the office of the Liquidator shall be situated at the Registered Office i.e. 8/6513, Dev Nagar, Karol Bagh, New Delhi."

for *Ever-Ready Finance & Chit Fund Co.  
Private Limited*

NARAIN DASS  
*Voluntary Liquidator*

FORM No. 151

(See Rule No. 315)

THE COMPANIES ACT, 1956

*Members' Voluntary Winding Up*

Notice of appointment of Liquidator pursuant to Section 516.

*Name of Company :* EVER-READY FINANCE & CHIT FUND CO. (P.) LTD.

*Nature of Business :* Chit Fund.

*Address of Regd. Office :* 8/6513, Dev Nagar, Karol Bagh, New Delhi

*Name and address of Liquidator :* Pandit Narain Dass, Advocate, 8/6513, Dev Nagar, Karol Bagh, New Delhi.

*Date of Appointment :* 10-1-66.

*By whom appointed :* Members of the Company.

NARAIN DASS

*Advocate  
Voluntary Liquidator*

DILWALI TRADERS (PVT.) LTD.

(In Lign.)

NOTICE

"The following resolutions were passed at the Extraordinary General Meeting of the Share-holders of M/s. Dilwali Traders Private Limited, 1490, Chandni Chowk, Delhi, held on 10-11-65 at the Registered Office of the Company.

1. Passed as Special Resolution :—

"RESOLVED THAT THE COMPANY BE WOUND UP VOLUNTARILY."

2. Passed as an ordinary Resolution :—

"RESOLVED THAT SHRI CHANDRA PRAKASH CONSUL BE AND IS HEREBY APPOINTED LIQUIDATOR OF THE COMPANY FOR THE PURPOSES OF WINDING UP ITS AFFAIRS AND DISTRIBUTING ITS ASSETS."

B. K. DILWALI

*Managing Director*

